CONSIDERATION OF VETO OF HOUSE BILL NO. 565.

Mr. Loftin called up for consideration at this time

H. B. No. 565, A bill to be entitled "An Act to reorganize the Thirtieth and Sixteenth Judicial Districts and to create the Ninety-second Judicial District of the State of Texas, and for the appointment of the district judge for said Ninety-second Judicial District; providing for holding the district courts and terms in said Thirtieth, Sixteenth and Ninety-second Judicial Districts, respectively; providing that all process and writs heretofore issued, and that all recognizances and bonds heretofore made and executed and returnable to existing terms of district courts in the counties composing said districts, to-gether with jurors heretofore selected, are valid and returnable to the first term of such court after this act takes effect; providing that the county attorneys of the respective counties within said Ninety-second Judicial shall perform the duties of district attorneys in their counties as well as the duties now performed by them, and providing fees of office for such county attorneys; providing for the transfer of cases from the Thirtieth Judicial District to the Ninety-second Judicial District, and from the Sixteenth Judicial District to the Ninety-second Judicial District; providing for the jurisdiction of said district courts, and providing for the continuation of the existing district courts in said counties in session when this act takes effect to the end of their terms; repealing all conflicting laws, and declaring an emergency."

Which bill was received from the Governor today with a message notifying the House of his disapproval of the same.

Mr. Baldwin moved a call of the House for the purpose of maintaining a quorum pending consideration of House bill No. 565, and the call was duly seconded and ordered.

The Speaker then directed the Door-keeper to close the main entrance to the Hall and instructed the Sergeant-at-Arms to lock all other doors leading from the Hall, and stated that no member would be allowed to leave the Hall without written permission from the Speaker.

The roll was called and a quorum was announced present.

Question—Shall House bill No. 565 be passed notwithstanding the objections of the Governor?

The Clerk was directed to call the roll and the bill was passed by the following vote:

Yeas-77.

Abney.
Amsler.
Arnold.
Avis.
Baker of Milam.
Baldwin.
Barker.
Barrett.
Beasley.
Bryant.
Burmeister.
Cable.
Carpenter
of Dallas.

Carpenter
of Matagorda.
Chitwood.
Collins.
Davenport.
Dielmann.
Dinkle.
Dodd.
Duffey.
Edwards.
Finlay.
Fugler.
Gipson.
Hardin of Erath.

Harris. Howeth. Hughes. Irwin. Jacks. Jennings. Jones. Kemble. Lamb. Lane. LeStourgeon. Loftin.

McDaniel. McDonald. McNatt. Martin. Mathes. Maxwell. Merritt. Montgomery. Morgan

of Liberty. Morgan of Robertson. Pate. Patman. Patterson.

Pope. Potter. Price. Purl. Quaid. Quinn. Robinson. Rogers. Rountree. Russell of Callahan.

Sackett. Sanford. Satterwhite. Shearer. Shires. Smith. Sparkman. Stewart of Reeves.

Stroder. Sweet. Teer. Wallace. Wessels. Wilson. Young.

Storey.

Nays-23.

Atkinson. Blount. Carson. Davis. Downs. Driggers. Faubion. Fields. Hendricks. Hull. Lackey. LeMaster.

Looney. McKean. Moore. Perdue. Pinkston. Pool. Stell. Stevens. Thrasher. Turner. Westbrook.

Present-Not Voting.

Bell. Coffee. Culp. DeBerry. Rice. Stewart. of Edwards. Winfree.

Dunlap.

Absent.

Baker of Orange. Bird. Bobbitt. Bonham. Carter of Hays. Covey. Cowen. Crawford. Dunn. Durham. Green. Greer. Hardin

of Kaufman. Henderson of Marion.

Henderson of McLennan. Laird. Lewis. McBride. McFarlane. Melson. Miller. Russell of Trinity.

Simpson. Stewart of Jasper. Stiernberg.

Vaughan. Wells.

Absent—Excused.

Brady. Carter of Coke. Frnka. Harrington. Houston. Johnson. Lusk.

Merriman. Rowland. Strickland. Thompson. Williamson. Wilmans.